

COURT HOUSE NEWS.

An amended petition has been filed in the case of William O. Myers, against Charles Reynolds for damages for interfering with the affections of Myers' wife. The petition relates that the plaintiff was married to Charlotte M. Myers in 1893 and for many years they lived happily together. That for more than two years prior to the day of October, 1893, the defendant for the purpose and in order to deprive the plaintiff of the affections, society and services of the said wife, at numerous times visited said wife, gave her presents and induced her to avoid the society of the plaintiff and continue in the society of the defendant. The petition alleges that the defendant fondled, kissed and caressed said Charlotte M. Myers and caused the plaintiff to lose the affection of his said wife. That the plaintiff for want of knowledge cannot more fully state the date and detail of said transactions but it is alleged that they were numerous and of the character aforesaid. The petition further alleges that on the day of October, 1893 defendant induced Charlotte M. Myers to leave the plaintiff and go with the defendant to Chicago where she has ever since resided with the defendant and still continues to do so. The plaintiff complains that he was deprived of the affection's society and services of his wife and asks damages in the sum of \$10,000. For a second cause of action the petition says that after seducing Charlotte away from the plaintiff, the defendant has lived with her in a state of adultery in Chicago, with the defendant claiming damages in the amount of \$10,000.

The case of Sample C. George against George D. Saxton for damages for alienating the affections of his wife, Anna George, has been revived in the common pleas court by the filing of an amended petition. The petition alleges that Sample C. George and Anna George were married April 18th, 1878, and lived happily until the grievances complained of. The petition further alleges that the defendant wilfully and with the purpose of alienating the affections of the plaintiff's wife and depriving him of the same and society so worked upon the said Anna George that on the first day of November, 1880, the plaintiff was wholly deprived of the society and affections of his wife. The petition asks for damages in the sum of \$10,000. The petition alleges that the case was originally commenced in common pleas court February 13th, 1892, and was dismissed March 23, 1894 without prejudice to a new action.

David Hammond has commenced suit against John B. Michener, R. W. McCaughey and J. Warren Michener as assignees of J. B. Michener. The petition alleges that the defendant, Michener, the plaintiff and 28 others bought of the Smith heirs 30 acres of land in Canton township, and the deed was to be taken in the name of John B. Michener and Harry Rex as trustees. The petition alleges that as a matter of fact the deed was not taken in trust but that the paper was in Michener's name and undivided one-half of these 30 acres and that by Michener's deed of assignment the title passed to R. W. McCaughey and J. Warren Michener. The petition prays that Michener may be ordered to convey the property to the plaintiff or to a trustee.

The case of the state of Ohio against Isaac R. Sherwood for criminal libel has been brought into common pleas court on a transcript from the docket of Wallace Webb, justice of the peace in Canton township. Edward F. Swift has commenced suit against Jacob Kern, administrator of Edward F. Milner, to collect \$415 alleged to be due from the estate. The petition recites that the plaintiff, Edward F. Milner, during his life time to the amount of the bill claimed and that after his death he presented his bill to Jacob Kern, as administrator of Milner and the claim was disallowed. The petition alleges that the bill is reasonable for the services rendered.

The Snell case opened this morning at 9 o'clock. All the attorneys were present. Mr. Harter arrived on the morning train. The jury being already impaneled and sworn, Col. Wylie for the state began his opening statement of the case to the jury. He was followed by Mr. Harter for the defense, and then the first witness for the state, William Mackey, was called. Mackey is the man who was shot and was supposed to be a very important witness. At the time of the shooting and the other trials in Wooster there was some trouble between him and Mrs. Snell, who was his mother-in-law. Since that time, however, it appears that differences have been settled, and his testimony now is somewhat in the nature of a surprise to the state. Every point in the case is being bitterly contested. The trial is exciting considerable interest in town. The court room being hardly large enough to hold the people. The attorneys are taking a deep interest in the case and the bar is crowded with local attorneys.

The celebrated Snell case from Wooster came on trial before Judge McCarty at noon today. Mrs. Snell was jointly indicted with Dr. W. C. Brown and James C. Wiggins for shooting William Mackey with intent to kill. Brown and Wiggins were tried and convicted in Wayne county. Feeling in Wayne county was so strong it was thought

Mrs. Snell could not get a fair trial and the case was brought to Stark county. The attorneys in the case are Prosecutors Attorney Funk of Wayne county, ex-Prosecutor Metz and Col. Wylie for the state, Judge Day and Henry Harter of Canton and Samuel B. Eason of Wooster, for the defense. The following compose the jury: M. M. Harber, Canton; J. E. Ebel, Lake; Geo. Wilhelm, Justus; Robert Auld, Alliance; David Pembroke, Alliance; Robert Wilrow, Alliance; M. O. Sheare, Louisville; Oliver Yost, Perry; Austin A. Hay, Beach City; Frank Murray, Perry; Frank Wilberg, Massillon; Israel Blaker, Nimishillen; Albert Hakwins, of New Franklin, was challenged by the defense and excused. Leonard Hess had an opinion and was excused by the State. August Danne-miller also had an opinion, while A. T. Skinner and Daniel Holwick were excused on business. The case was adjourned until 9 o'clock Tuesday morning when it will be presented by the attorneys. When Judge McCarty dismissed the jury he warned them against reading any of the Canton papers during the trial. The court room was crowded with attorneys and citizens who were in there as spectators. There are over 50 witnesses subpoenaed in the case.

Maria E. Shock has commenced an action against Uriah Henry, Thomas Miller and Joseph D. Miller as trustees of Canton township. John Honta, Jr., as supervisor and Jacob McKinney, as contractor for an injunction to restrain them from grading the road in front of her premises. The petition relates that she is the owner of a piece of land 125 feet front on the road leading from Canton to North Industry known as the Canton and New Philadelphia road, and that she has owned the same for forty years. The petition alleges that the grade has been established on the road for twenty years and she has improved her property by planting trees and putting buildings in accordance with the established grade. The petition says that the road is in good condition for public travel, but that the defendants, without notice to her have changed the grade, and unless enjoined will fill the road in front of her house to a depth of five feet, destroying her trees and making it impossible for her to have egress and ingress to her premises.

John W. Wardwell, receiver of the Cleveland, Canton & Southern railroad, has commenced suit against the Pennsylvania company, operating the Pittsburg, Ft. Wayne and Chicago railroad company. The petition says that the plaintiff as receiver of the C. C. & S. rail road is the owner of a valuable right of way and a switch leading from Navarre street to the docks at the Canton manufacturing company, the Cleveland Axle works and the Canton Rolling Mill company, and that the defendant is constructing a switch over the right of way owned by the plaintiff. That the defendant will be of great damage to the plaintiff and asks for an injunction restraining the defendant from building such track. The injunction was granted.

For Partition.
Henry Jolly and John Jolly have commenced an action against Eliza Longbaugh, et al heirs of Rebecca Jolly to partition 80 acres of land in Stark county.

To Collect a Note.
The Miller Hardware Company has commenced suit against Jared B. Rhodes et al to collect \$350 on a promissory note secured by mortgage on lot No. 478 in Canton.

Want a Settlement.
The Massillon Water Supply Company has commenced an action against the Massillon Printing and Publishing Company at all costs \$41.65 and costs a judgment secured for water rent.

A Wife's Grievances.
Clara Lindeman has commenced an action for divorce from her husband Joseph Lindeman on the grounds of cruelty. The petition alleges that he has called her vile names, struck her and refused to provide for her although he makes good wages. She asks for the custody of their minor child.

Will Filled.
The will of Lewis Hornberger, of Tuscarawas county, has been filed for probate. The will reads as follows: To his sister, Hattie Oberdorfer, \$400; to his nephew, John Hornberger, \$200. All the rest of his property, real and personal, to his brothers and sisters, share and share alike. John J. Weller is named as executor, with power to sell real estate if necessary to pay debts.

Probate Jury.
The following jury has been drawn for the June term of the probate criminal court:
Louis A. Koons, Massillon, Daniel Hoffman, Sugar Creek, Henry Oberler, Michigan; Andrew Sponseller Paris; John Ruber, Tuscarawas; Ed. Sheller, Richwood; David Leever, Tuscarawas; William J. Melcher, Canton; E. R. Kidd, Canton; Glancy C. Pontius, Plain; Jacob C. Pontius, Canton; John Caldwell, Canton.

Divorce Wanted.
Jennie Howard, has a second time brought suit against her husband Adam Howard, for divorce on the grounds of cruelty. The petition recites that he has been so cruel to her and used such vile language to her that on the 19th day of September she was obliged to leave him and since that time he has refused to provide food, clothing for her or the necessities of life for her or their minor child. She also alleges that he is the owner of five houses. She asks for alimony and the custody of the minor child.

Casper Falls Sued.
Armour & Co., have commenced suit against Casper Falls, to collect \$200 alleged to be due them on a guarantee. The petition says that Falls entered into an agreement with Armour & Co. whereby he guaranteed the payment of the bills contracted by J. Shreve, to the amount of \$200 but any bill contracted over \$200 would not release Falls from his contract. The petition alleges that Shreve contracted a bill of \$207.83 which he refused to pay and Falls has also refused to pay the \$200 guaranteed by him, when asked to do so.

Probate Court.
David S. Harns has been appointed administrator of the estate of John Harsh of Marlboro township.

The widow of John Welby, of Sugar Creek township, has elected to take under the provisions of the will.

The will of Susan Smith of Plain township, has been admitted to probate.

A marriage license has been issued to George Hamill and Mary Paul, Massillon.

The widow of Phillip A. Young, of Lawrence township, has elected to take under the law and not under the will of her late husband.

John H. Schandel has been appointed executor of Ignatz Kessler, of Massillon.

Grand Jury Report.
The grand jury returned their report to the court Friday evening. During their session they have considered 20 cases, examined 140 witnesses, returned 11 true bills and ignored nine cases which were presented to them. True bills were found against William Sharp, for assault with intent to kill.

Gaston Crawford—"If Coxy runs for governor I shall certainly support him." George Keech—"Coxy would make a splendid governor."

John W. Zimmerman, keeping open his saloon and selling liquor on Sunday. John P. Yingling, shooting with intent to wound.

Charles Herd, embezzlement and larceny. Thomas M. Stacy, manslaughter. Albert Hanson, burglary and larceny. Milton Andrews, burglary and larceny.

Accept None of the Pretended Substitutes

FOR
The Baking
Powder

BECAUSE inferior and cheaper made baking preparations are sold at wholesale at a price so much lower than ROYAL, some grocers are urging consumers to buy them in place of the ROYAL at the same retail price.

If you desire to try any of the pretended substitutes for ROYAL BAKING POWDER bear in mind that they are all made from cheaper and inferior ingredients, and are not so great in leavening strength nor of equal money value. Pay the price of the ROYAL BAKING POWDER for the ROYAL only.

It is still more important, however, that ROYAL BAKING POWDER is purer and more wholesome and makes better, finer, and more healthful food than any other baking powder or preparation.

ROYAL BAKING POWDER CO., 105 WALL ST., NEW-YORK.

No action was taken in the cases of Peter Phillips, Nelson Lodge, T. J. Brigham, Samuel Loeffer, Marion Slutz and Daniel Marks, owing to the absence of material witness. The grand jury recommends the continuance of the case against Gen. Sherman until the next grand jury. The grand jury also recommends that the new water pipes be put in the jail, that the roof be repaired so it will not leak, and that the ceiling of the north hall be repaired at once.

Suit on a Note.
The Farmer's Bank has commenced an action against Jay M. Cogan, Clara Markham, H. W. Markham and John E. Monnot to collect \$325 alleged to be due on a promissory note received by mortgage on lot No. 395, in Canton.

Probate Court.
Charles W. Black has been appointed executor of John A. Black, of Perry township.

The will of Caroline Piere, of Canton, has been admitted to probate.

The will of Lewis Hornberger has been admitted to probate and John J. Weller appointed executor.

Get Attorney Fees.
At the last term of circuit court the question of retaxing the costs in the case of the City of Canton against Richard Kimball, so as to allow the defendant's attorney fees, under a law passed April 30, 1893, was decided. The court held that all those who had been served with summons or entered their appearance after April 30, 1893 would be entitled to fees. This morning in probate court an order was entered on the journal, giving Richard Kimball \$75, the Canton and Massillon Electric railroad company \$25, Chas. B. Miller \$50, Lydia Smith \$25 and Margaret Schwing \$50 for attorney fees, they being the only ones who would commend this decision.

LICENSED TO MARRY.
Marriage license has been issued to Edward R. Kolp and Olive Agnes Saylor, of New Berlin; Frederick Elvin Rhinbar and Caroline Heer, Alliance; Benton I. Hoover and Lucy Oswalt, Massino.

SECURED A SOLDIER.
One recruit for the army has been already secured by the recruiting officer now stationed here in the Second block. He is sergeant Charles O. Wylie of the Alliance company of the O. N. G. He was assigned to Ft. Brady, Michigan, and has been sent up to the regiment.

SHOT IN THE EYE.
A sad accident occurred at Massillon Sunday afternoon, the result of childish playfulness. The young son of Mr. and Mrs. David H. Stoehr while playing with some other boys dodged behind a tree and called out to one of his companions who had a sling shot, "I'll give you a lie." Young Stoehr, to see if the boy would shoot, put out his hand and instant one of the boys pulled back his rubber sling and a stone went crashing into Stoehr's left eye. It is feared the sight of the eye is permanently destroyed.

SELECTED A PASTOR.
The congregation of St. John's Evangelical church, of Massillon, held a meeting Sunday, and elected the Rev. E. Th. Bettex pastor, to succeed the Rev. C. Christensen, resigned. Three names were considered in connection with the vacant pastorate, but before a ballot was taken it was learned that the Rev. Julius Kircher, of Chicago, was not to be regarded as a candidate. The Rev. E. Th. Bettex, of Elgin, received forty votes, and the Rev. Peter Weil, of Hammond, Ind., received thirty-two votes. Rev. Mr. Bettex will accept the call.

SPRING TROTTING MEETING.
The Alliance trotting association will hold a spring race meeting on Thursday and Friday, June 20 and 21. Entries close June 15 at 11 o'clock p. m. \$850 will be given in prizes. The events are as follows:

THURSDAY.
3:00 Class, Trotting.....Purse \$100 00
2:30 Class, Pacing.....Purse 150 00
2:25 Class, Trotting.....Purse 150 00

FRIDAY.
3:00 Class, Pacing.....Purse \$100 00
2:40 Class, Trotting.....Purse 150 00
2:10 Class, Trotting, Pacing.....Purse 200 00

ATTEMPT AT BURGLARY.
Monday night about 10:30 an attempt was made to burglarize the barber shop of Charles Shafer, on West Tuscarawas street. Policeman Barnes on his way to supper noticed a man standing by the door. When the policeman got near the fellow walked west on Tuscarawas street to near Dr. Chamberlain's office. Barnes went into his house and while standing on the porch saw the fellow come back. Not seeing him pass the end of the walk, Barnes walked down to see what he was doing; he was once more at the barber shop door. When the fellow saw the officer he ran out to the street and boarded a westbound car that was passing. An examination of the door showed a pick lock made of a large button hook, still in the keyhole.

THIRTEEN YEARS EXPERIENCE.
MILLER'S FALLS, MASS.—"At different times during the past thirteen years," said Mr. W. A. Johnson of this city, "my wife has been sick from kidney and liver complaint and rheumatism of the stomach. At each time she has taken Dr. David Kennedy's Favorite Remedy, and it cured her. It is a family medicine with us and many of our neighbors."

COXEY'S POLITICAL BEE.

Is Buzzing Very Loudly—He Wants to be Governor and Then President.

It was recently reported that Gen. J. S. Coxe, of Cantonwood fame, had had a new picture made of himself. Coxe wants to be the populist candidate for governor of Ohio. Coxe wants the campaign run on his non-interference bearing bond scheme. The populist state convention last year endorsed it by a resolution, and while there are some objections, it has the general approval of the populist following here.

Mr. Coxe's crowning ambition is to be the populist nominee for president in 1896, and he thinks that if he makes a stirring campaign for the populists in Ohio this year the presidential nomination which he seeks will be pressed upon him so earnestly by the populists of the nation that he will not be able to resist it. His eccentric lieutenant, Carl Browne, is devising some unique feature for Mr. Coxe's campaign in Ohio.

In order to ascertain how this idea of Coxe for the peoples party candidate for governor of Ohio would strike the populists of Canton, a News reporter interviewed several of the leading workers this morning as follows:

H. W. Kerch—"I believe that the populist would support Mr. Coxe almost unanimously if he wanted the nomination."

Allen Cook—"I believe that Coxe would make an excellent governor if elected. I see no reason why the populists should not nominate him," and many reasons why he should be nominated. By this I do not mean that other candidates should be excluded from the contest. J. S. Coxe has done more to bring the financial question to the front and make it the dominant issue of the campaign of 1896 than any man living or dead. I can say without any hesitancy that he can serve the people of Ohio in at least as creditable a way as McKinley, Foraker or Campbell."

SOME FAST QUARTERS.

Being Done on the Race Track—News of Interest to Horse Men.

The fast trotters to enter the 2:30 list this year is Candia, who took a record of 2:29 1/2 at Augusta, Ga., April 22. Candia's jockey Candidate, 2:29 1/2, a son of Electioneer.

Saunders drove Naughty Girl, 2:23 1/2, owned by R. F. Meyers, of Canal Fulton, a quarter in 35 over the Cleveland track Monday.

At Bach & Power's sale at Ft. Wayne, Ind., H. B. Bean, of Canton, purchased Trilly, a three year-old bay filly by Strathmore, dam Mollie Patchen, by Manbrino Patchen.

Morford's assistant, of 1895 opens May 14 at the track of the Baltimore driving club. This is the first meeting in the Baltimore, Philadelphia and New York spring circuit.

Mr. Kline, the president of the rolling mill has purchased of E. A. Haymaker, Ind., a horse named T. H. Haymaker, a four-year-old pacing mare. The mare is well bred, being by John E. Ward, son of Knickerbocker, first dam by Jim Willson. The mare is very fast for a green one. Friday morning she was driven in a race and won the mile round in 36 seconds. She will be trained this summer by H. A. Armstrong. The price was not made public but it is said to have been a large one.

C. C. Hough has arrived at the track with two horses owned by Jacob Brown. One is a three-year-old by Walter Wilcox. Both horses are green ones but show good promise.

Louis Hough, of Massillon, came to the track yesterday with two green ones. One a bay stallion, named Grover Cleveland, the other a sorrel gelding.

Morford has a new horse that arrived this week, a brown mare by Connaught. She is the property of Sylvester Grove, Morford's assistant.

The horses are beginning to move along now in their morning work. No. Davis driven by Taylor went a quarter in 33. Morford drove Chimney Boy a quarter in 33 Friday and Karl K. went a quarter in 33. There are quite a number of local horsemen out at the track every morning to see the horse get their work.

John Glenn was out at the track Friday by Glasvillie hitched to a buggy. By the way Glenn's buggy is a Canton product and is one of the finest of its kind, ball bearing and cushion tire. Driver who are looking for fine buggies need not go away from Canton to get them.

Bill Bloomfield has decided not to train a stable this year. Will had quite a number of good ones promised him. He however had a good position offered him with the Canton Liquor Co., and concluded to accept that.

The noted stallion, Billy Green, died from old age at Selo, Ohio, recently. He was one of the pioneer sires of Ohio, and his 200 list included Little Ern, 2:18 1/2; Billy Scott, 2:21 1/2; Judge Kay, 2:24 1/2; and five other pacers with records below 2:30. Billy Green was a bay stallion, foaled in 1863, and was by Scott's Hightop, out of Sally, by Ground Hog. He was bred by Joseph Green, of Pleasant Ridge, Ohio, and died the property of Thomas Bailey, of Selo, Ohio.

BOGUS STAMPS.

Postmaster Monnot Receives Official Instructions Regarding Counterfeit Postage Stamps.

Counterfeit postage stamps have made their appearance in many towns and cities and so serious has the matter become that the department at Washington has sent out information concerning them. Postmaster Monnot has received a letter describing them; they are all of the 3-cent denomination, which have been printed at the Bureau of Engraving and Printing since October 5, 1894.

"Compared with the genuine stamps of that design," says third assistant postmaster General Craig, "they are whiter and have a fuzzy look, suggestive of photolithography. The clear cut steel, engraved stamps received from the department should be compared with suspected counterfeits, remembering that for some weeks, beginning October 5, 1894, the genuine was very pale in color but did not exhibit the chalky white appearance, attributable principally to the Canton School postal lines, while those of the steel engraved stamps are continuous and clean-cut."

The postmaster is instructed that all counterfeits in the mail matter shall be held for postage and not delivered until the name and location of the sender are learned and the aid of the nearest post-office inspector is obtained. Samples of the bogus stamps have been sent to all State capitals for use in comparing.

Many people have an idea that the postmaster will redeem stamps. Newspapers and others who conduct business by mail as well as many merchants take stamps the same as money. The postoffice regulations do not allow the postmaster to buy these stamps. None of this has been done in Canton. The postmaster here has lived up to the regulations strictly. A good many country postmasters who are also store keepers dispose of a large number of stamps here in Canton. The country postmaster makes his salary out of the number of stamps he sells and cancels and near the large cities quite a good salary is made by the postmaster of the little suburban towns. Some of these are sending their circulars to these small offices to be mailed.

BACK TO THE WORKS.

Batdorf Found in Bed With a Canton Girl at Kendal—Both Sent Up.

A clue to the whereabouts of John Batdorf, the man who escaped from the workhouse a week ago last Sunday, was found by the workhouse officials yesterday afternoon. They were informed that a man of his description was at F. R. Petter's, a farmer living in Jackson township near the Summit county line. Supt. Pontius, Guards Card and Rigler immediately started for the place. When they arrived there Mr. Petter told them that a man giving his name as John Brown had come there last Tuesday. He said Brown represented himself to be a married man from Canton, out of work and in needy circumstances, so he gave him employment. On Saturday Brown sent for his wife and she joined him. The couple he said did not act as man and wife—they were too spoozy. On Sunday he said that he read in the "Stark County Democrat" that a man by the name of John Batdorf had escaped from the county workhouse and he immediately fixed his suspicions upon Brown. On Monday morning he sent word to Supt. Pontius with a man coming to Canton, that he was sure that was the escaped prisoner. On the same morning his wife chased the couple away on account of their disgusting behavior. At about a clock when the workhouse officials arrived there John and his sweetheart were gone. They had started down the road towards Massillon. The officials started on their trail, which was not hard to follow, for they had walked along the road linked arms and of course everybody noticed them. They were traced to Millington and from there to Massillon. The Massillon police were immediately notified and they along with the workhouse guards started out to search the town. At about 9 o'clock (guard Rigler and Policeman McGuire found them in John Whitmer's place in Kendal, where they were in bed. They were soon pulled out and taken before Supt. Massillon, where they were charged with fornication. Each was sentenced to the workhouse for ten days and to pay a fine of \$50 and the costs. The woman gave her name as Mary Bohrer, but her name is Minnie C. Reinhart and her residence is in North Cherry street of this city. After being sentenced they were brought over and placed in the workhouse. Much credit is due Mr. Petter and Mayor Schott and the police of Massillon for the interest they took in the case and the work they did.

DIME SAVINGS BANK

Elects Directors and Officers—Able Men in Control—Will Open on Saturday.

An enthusiastic meeting of the stockholders of the new Dime Savings Bank was held in the room at the corner of Walnut and Tuscarawas streets last night. Nearly all of the stockholders, 100 in number, were present in person. Judge Wise called the meeting to order and F. E. Case was named chairman. The following directors were elected: F. E. Case, H. A. Wise, L. A. Litchot, W. H. Clark, W. J. Poyser, S. S. Kurtz, W. H. Smith, O. M. Coxen, J. E. T. Walker, J. I. Piper, Andrew Pontius, Julius Whiting.

The directors then elected the following officers: President, F. E. Case; vice president, H. A. Wise; secretary and treasurer, J. I. Piper. The directors and officers are men whom everyone in Canton knows and respects for their business, uprightness and honesty. President Case, identified with the Harvard Co., and is one of our substantial and solid business men. The new institution is fortunate in securing so able a president. The vice president, H. A. Wise, is a man of excellent and honorable probate judge of Stark county. Mr. Wise needs no eulogy from the press; his life and his works are as an open book. The secretary and treasurer, Jacob I. Piper is the young man who has had the burden of the organization of the bank on his shoulders and how well he has succeeded is easily told. He enjoys the full confidence of our people, is noted for his strict integrity, and in his difficult position will no doubt make a flattering success.

The Dime Saving bank was organized with a capital stock of \$100,000. Fifty percent of this amount will be paid in today. It was the original intention to get it in by 1896. The time has come, account of a delay in the arrival of the furniture the doors will not be opened to the public until Saturday morning. Deposits will be received from ten cents up, and interest paid on the same. Loans will be made practically on first mortgage security in order to obtain absolute safety for depositors. The stockholders are all substantial business men. It may be interesting to note that of the board of directors six are bachelors, while six are married men.

SPECIAL FOR THIS WEEK ONLY.
60c ladies shirt waist sets, gold or silver plated, for 50c set. 50c set for 15c this week only. Pennock & Co., 53 East Tus. St.

Mothers should see the children's suits shown at Rosenthal's. They are beautiful.

French's patent leather and russet shoe polish, 5c box. Pennock & Co.

W.D. CALDWELL
& CO.,
Cor. Fifth and Market Sts.

BARGAINS!
BARGAINS!
BARGAINS!

WE must reduce our large stock of Spring Capes. We are overloaded and we believe the first loss to be the best one, so we are going to offer you the Grandest Values in Spring Capes ever heard of. Come and take them at less than half price. We have something like 500 Capes—all kinds, latest styles, Silks, Satins, Velvets, Silk Valours, Cloth, Etc. They will be sold at a great loss—but our loss is your gain.

Come early and get the best.

Dress Goods!

We are giving the greatest Dress Goods Sale ever heard of in Canton. Now is the time to save money on this line of goods.

See those 42-inch all wool Serges and Cashmeres; regular price 42 cts., we are showing you at 25 cts., and great reductions in all classes of goods. You cannot afford to miss this great sale of Dress Goods.

Domestic Goods!

We have just purchased one thousand pieces each of Percales and Satens at a price far below what you have been accustomed to pay.

36-inch Percales, good quality, 7 cts.

Manchester Twill Satens, figured, 8 cts.

These are the greatest bargains ever offered in the dry goods business.

Also one thousand pieces of best Prints go in this sale at 3 cts. per yard. Remember 3 cts.

Never were such qualities bought less than 5 cts. If you are looking for something good and cheap in Calicoes come and get some of these.

We are selling all classes of goods at this same proportion of low prices. Come to the Mammoth Store, corner Fifth and Market for the Greatest Bargains in Stark County.

Mothers should see the children's suits shown at Rosenthal's. They are beautiful.

French's patent leather and russet shoe polish, 5c box. Pennock & Co.

Torturing Disfiguring

Skin Diseases

Instantly Relieved

by

CUTICURA

the

Great

SKIN

CURE

CUTICURA, the great skin cure, instantly allays the most intense itching, burning, and inflammation, permits rest and sleep, heals raw and irritated surfaces, cleanses the scalp of crusts and scales, and restores the hair. CUTICURA Soap, the only medicated toilet soap, is indispensable in cleansing diseased surfaces. CUTICURA Resolvent, the new blood and skin purifier, and greatest of humors, cures eczema, restores the blood of all impurities, and thus removes the cause. Hence the CUTICURA RESOLVENT cures every humor of the skin, scalp, and blood, with loss of hair, from pimples to eczema, from infancy to age.

Sold throughout the world. Price, CUTICURA, 50c; Soap, 25c; Resolvent, 50c. For Sale, Druggists and Cash Co., Sole Proprietors, Boston.

How to Cure Skin Diseases, mailed free.